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TFW 229

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U. S. PATENT AND TRADEMARK OFFICE
Commissioner of Patents and Trademarks
Washington, D. C. 20231, U.S.A.

Patent application 10/089,369; response to your letter dated 02/01/2006

Dear Sir/Madam:

I am sorry that my reply to the Examination Report arose misunderstandings.

In response to your letter dated 02/01/2006, I supply the following information omitted in my reply filed on 12/29/05 and dated December 17, 2005:

1. I withdraw the amendments, dated March 19, 2002, to the claims and to section „7.1. Envyy“ in the specification; the Examiner Mr. P. Coughlan did not consider them and they did not follow the guidelines set in section 714 in the MPEP.
2. The amendments to the claims and to the specification, dated November 07, 2005 and filed to USPTO on 12/29/05, are valid.
3. The amendment (filed on 12/29/05) to section „1. Introduction“ of the specification was made in order to get the layout for the specification as required in MPEP §608.01 (c, d, g). The whole section „1. Introduction“ is replaced by:
 - a) the following paragraphs:
 - Field of the Invention
 - Description of the related Art
 - 1. Brief Summery of the Invention
 - b) the text „DETAILED DESCRIPTION OF THE INVENTION“.The section title „2. Representation of Desires and Patterns of Stimuli“ at the end of the amendment is the old one and it marks the place where the amendment ends.

Yours sincerely

A. Schurmann
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